## APPEAL NO. 021156 FILED JUNE 27, 2002

CODE ANN. § 401.001 et se 18, 2002. The appellant (claimant did not sustain a claimant did not sustain a crespondent (carrier) is relieve	rsuant to the Texas Workers' Compensation Act, TEX. LAB eq. (1989 Act). A contested case hearing was held on Apriaimant) appeals the hearing officer's determinations that the compensable injury on; that because the compensable injury he did not have disability; and that the red of liability because the claimant failed to timely notify his y. The carrier responds, urging affirmance.
	DECISION
Affirmed.	
concluded that there is su	record and the complained-of determinations, we have fficient legal and factual support for the hearing officer's S.W.2d 175, 176 (Tex. 1976).
We affirm the hearing	officer's decision and order.
	ame of the insurance carrier is <b>AMERICAN INTERSTATE</b> and the name and address of its registered agent for service
16	STEVE ROPER 616 SOUTH CHESTNUT STREET LUFKIN, TEXAS 75901.
	Roy L. Warren Appeals Judge
CONCUR:	
Thomas A. Knapp Appeals Judge	
Robert W. Potts Appeals Judge	